	Case 5:08-mc-80074-JF Document 14 F	iled 04/21/2008 Page 1 of 2
1 2 3 4 5 6 7 8 9	Peter M. Rehon (SBN 100123) Mark V. Isola (SBN 154614) REHON & ROBERTS A Professional Corporation Ten Almaden Blvd., Suite 550 San Jose, CA 95113-2238 Telephone: (408) 494-0900 Facsimile: (408) 494-0909 Raymond P. Niro, Esq. Paul K. Vickrey, Esq. David J. Sheikh, Esq. Richard B. Megley, Jr., Esq. Karen L. Blouin, Esq. NIRO, SCAVONE, HALLER & NIRO 181 W. Madison St., Suite 4600 Chicago, IL 60602 Telephone: (312) 236-0733 Attorneys for Plaintiff/Counterclaim Defendant Illi	
11	LLC and Third-Party Defendant/Counterclaimant S	
12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFORNIA	
14	(San Jose Division)	
15	ILLINOIS COMPUTER RESEARCH, LLC,	Case No. CV08-80074 MISC.
16	Plaintiff and Counterclaim Defendant,	[Action pending in the United States District Court for the Northern District of Illinois as Case No. 07 C 5081]
17	V.	ICR'S WITHDRAWAL OF ITS
18	FISH & RICHARDSON P.C.,	MOTION TO COMPEL DISCOVERY BECAUSE ALL
19	Defendant, Counterclaimant and Third-Part Plaintiff,	y DISPUTED ISSUES ARE COVERED IN FRENKEL'S AND CISCO'S
20	V.	PROTECTIVE ORDER MOTIONS
21	SCOTT C. HARRIS,	
2223	Third-Party Defendant and Counterclaiman	
24	v.	Courtroom: 2
25	FISH & RICHARDSON P.C.,	Hon. Magistrate Judge Howard Lloyd
26	Defendant, Counterclaimant, Third-Party Plaintiff and Counterclaim Defendant.	
27		
28	1	
	ICR'S WITHDRAWAL OF ITS MOTION TO COMPEL DISCOVERY	WithdrawOfMTC.doc

TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

On April 7, 2008 Illinois Computer Research, LLC ("ICR") filed Miscellaneous Case No. CV 5:08-80074-JF (HRL), seeking to enforce a subpoena for testimony and documents that was served on Richard Frenkel, a patent attorney employed by Cisco Systems, Inc. Thereafter both Frenkel and Cisco filed elaborate motions to quash that became another miscellaneous case, numbered CV 5:08-80075-JF (HRL).

Because the motions to quash filed by Frenkel and Cisco raised the same issues as ICR's motion to compel discovery, to reduce the burden on this Court and to facilitate a decision that covers all the issues, ICR hereby withdraws its motion to compel, which resulted in Miscellaneous Case No. CV 5:08-80074-JF (HRL). The decision on the motions to quash filed by Frenkel and Cisco is expected to encompass the entire scope of the dispute between the parties.

DATED: April 21, 2008 REHON & ROBERTS A Professional Corporation

14

1

2

3

4

5

6

7

8

9

10

11

12

13

By: /s/
Peter M. Rehon

Mark V. Isola

HARRIS

16

15

17

18

19

20

21

2223

24

25

27

26

Raymond P. Niro
Paul K. Vickrey
David J. Sheikh
Richard B. Megley, Jr.
Karen L. Blouin
Niro, Scavone, Haller & Niro
181 West Madison, Suite 4600
Chicago, Illinois 60602-4515
(312) 236-0733
Fax: (312) 236-3137

Attorneys for Plaintiff and Counterclaim

Defendants ILLINOIS COMPUTER
RESEARCH, LLC and Third-Party
Defendant and Counterclaim SCOTT C.
HARRIS

Attorneys for Plaintiff and Counterclaim

Defendants ILLINOIS COMPUTER RESEARCH, LLC and Third-Party Defendant and Counterclaim SCOTT C.

28